







YOUTH FOR CHRIST FOUNDATION

7670 South Vaughn Court Englewood, CO 80112-4115

CONFIDENTIAL ESTATE INVENTORY

THE FOUR P'S OF ESTATE PLANNING

The Confidential Estate Inventory is designed to assist you in gathering the necessary and pertinent data on your estate. It is divided into four sections, known as the Four P's of Estate Planning: People, Property, Plans and Planners. Each section which pertains to your personal situation should be completed as thoroughly as possible, using the guidelines provided.

This is all information which you can gather in the

privacy of your own home. By doing so, you conserve valuable time and may reduce the cost of professional counsel as you discuss implementation of your estate plan.

GUIDELINES FOR COMPLETING THE PEOPLE SECTION

This section contains data on the **PEOPLE** of your estate plan; family members, other individuals, and charitable organizations who are a part of your estate distribution.

We trust the following guidelines will be of interest and value as you list your people.

THREE REASONS WHY PEOPLE GIVE

The first reason to give is **DEPENDENCY.** Who is dependent upon you for financial support (husband, wife, minor children, aged parents)? Those who would suffer financial loss at your death take first priority, according to state law as well as Scriptures.

"Anyone who does not provide for their relatives, and especially for their own household, has denied the faith and is worse than an unbeliever (1 Timothy 5:8)." Note this verse does not refer to prospering individuals, nor does it necessarily speak to those who are no longer part of the household. But it strongly condemns the individual who does not care for his dependents.

The second reason to give is **LOVE**. This too is Scriptural, "For God so loved... that he gave..." (John 3:16). Though they may not be dependent upon you, there may be some for whom you wish to make provisions because of your love for them.

This is also a reason to list your charitable organizations. You love the people who are doing God's work here on earth. As Jesus loved when He looked over Jerusalem and wept, you love the lost, dying and hurting world they are trying to reach.

The third reason why people give is **TRADITION**, and we contend that this is not a valid reason. Neither the Scriptures nor the laws of the states say you must divide your property equally among family members because of tradition.

If they do not qualify as dependents, or if you cannot give to them out of love, you may need to reconsider your interpretation of God's plan of stewardship for your estate.

As you are listing the **PEOPLE** of your estate, give complete information for all individuals; children from a former marriage, deceased children, adopted children, foster children and any other relationships that apply to your situation, including the extent of dependency.

your name	date of birth
home address	
city	state zip
•	
occupation	email
business phone	personal phone

	☐ single	☐ married	□ v	vidowed \Box divo	orced	
spouse's name _				date of birth		
occupation _				email		
citizenship (if other	er than USA) self			spouse		
children name				married/single	children	age
former marriages			s 🗆 n	o spouse	□ yes □no	
children of prior name	narriages s sp	birthdate	sex	married/single	children	age
do any of your ch	ildren have perma	nent disabilities	? (please	provide details)		
deceased children	n	birthdate	sex	married/single	children	age
others to be cons name	idered	birthdate	sex	relationship		age
charitable organiz						

GUIDELINES FOR COMPLETING THE PROPERTY SECTION

It is now time to take a complete inventory of property included in your estate.

When you are making a listing of your property, it is important that you clearly convey to your planners how your property is titled. The five primary types of property ownership are:

- 1. Individual ownership
- 2. Tenants in common
- 3. Joint tenants with rights of survivorship
- 4. Tenants by the entirety
- 5. Community property

The success or failure of tax planning and the final distribution of your estate are often dependent upon the coordination of property ownership with legal instruments such as wills and trusts.

Careful review is important.

It would not be practical to have appraisals made on all of your property at this time. However, it is important that you furnish your professional counsel with reasonable values.

Be realistic: do not overvalue, or be too conservative. Give special attention to collections, hobbies, jewelry, and antiques. If there is any question on valuation or titles, provide your professional counsel with as much information as possible.

Using these guidelines, you are ready to take inventory of your estate.

Checkin Type of Accour	_	ngs Accounts	/Time Maturity		icate: Owner	s/Mo	ney Marke Current Value	
							\$	
							\$	
							\$	
							\$	
							\$	
						Total	\$	
Real Est	tate							
Туре	Location (State)	Owner		Purchase Date		Cost Basis	Mortgage Balance	Market Value
Residence					\$_		\$	\$
					\$_		<u> </u>	\$
					\$_		<u> </u>	\$
					\$_		\$	\$
							Total	¢

Insured	Owner	III GII VI	Primary		Nortgage) Contingent	Р	an of	Death Benefit	
			Benefic		Beneficiary	In	surance		
								\$	
								\$	
								\$	
								\$	
							Total	\$	
Non-retire	ement	Secu	rities	(Stocks	/Bonds/Mu	ıtual Fı	ınds)		
Name of Company	mone	# Share		Owner	Туре		riginal Cost	Current Value	
								\$	
								\$	
								\$	
								\$	
								\$	
								otal: \$	
Retiremer					fits Stock Options, Defe	erred Compe	nsation Agreem	ent, Roth IRA)	
Plan Type				Owner		Benefic	ary	Value	
								•	
								_ \$	
								_ \$	
								_ \$	
								_ \$	
								- \$	
								- \$	
								- \$	
								- \$	

Business Interest					
Name of Business					
Business Activity (Note: If farm, include value of machin	ery, liv	Value: estock grain in storage. List value of land u	\$ under r	eal estate).	
Have minority interest or lack of market	etability	discounts been considered in this value?		Yes	□ No
Net Profit (Before owner's earnings &	taxes)		Year	20	\$
Projected Future Change:	Year	20	\$		
Business Life Insurance: Beneficiary	_		\$		
Are any family members involved in bu	usines	s?		Yes	□ No
Names					
Form of Business		Sole Proprietorship		Partnership	
		C Corporation		Professional	Corporation
		S Corporation		Personal Ho	olding Company
Buy/Sell Agreement		Yes No			
Describe (or attach copy)					
Owner/Key Employees		Age % or Shares Owned	Annı \$_	al Income	Include in Buy/Sell?
			\$		
		:	\$		
At Death Business is to be:		Continued by Heirs		Liquidated	
		Sold to Surviving Owners		Other	
		Sold to Key Employees			
Please describe any unique qualities of	of your	business that you feel are pertinent to you	r estate	design:	

Miscellan	eous Assets			
Туре	Description	Owner		Value
Autos				.\$
Personal Property	y	_		\$
Notes Receivable	9	_		\$
Collections/Hobbie	es/Antiques			\$
Precious Metals/0	Gems	_		.\$
Oil and Gas Inter	rests			.\$
Limited Partnersh	nips			.\$
Mortgages/Contra	acts			.\$
Other Assets				\$
		_		\$
			Total	\$
Liabilities	(non-mortgage)	Owed on What Property		Amount
Current Bills				\$
Bank Loans _				\$
Notes Payable _				\$
				\$
				\$
			Total	\$
Future Inf	neritances			
				Amount
Self	From Whom?	Age		\$
Spouse	From Whom?	Age		\$
Federal Ir	ncome Tax Inform	ation		
For Year 20	_ Adjusted gross Income	\$	Taxable Income	\$
Projected Change	e This Year 20	\$	_	\$

GUIDELINES FOR COMPLETING THE PLANS SECTION

When we talk about plans in this section of the Confidential Estate Inventory, we are focused upon what you understand to be God's plan of stewardship for the distribution of your estate.

CONSIDER:

1) If death had occurred yesterday, how would you want your Property distributed to your People?

Mentally reduce the value of all your properties to cash, and assume you are giving away that much money today. You cannot wait until tomorrow. How much will you give to each of the individuals and organizations you have listed as the People of your estate plan?

The only valid estate plan is the one in effect when death occurs.

2) But death did not occur yesterday. We all expect a long life, and we know God will bless and prosper us.

What will change your plans in the future? Dependents may no longer need your support. An inheritance may change your estate value (and increase taxes). A beneficiary may die, your estate values may change, etc.

Your professional counsel needs complete information to design an estate plan which will carry out your goals and objectives, express what you understand to be God's plan of stewardship for your estate, and be sufficiently flexible to accommodate future changes in your estate.

If you have an estate plan and are reviewing or revising that plan, it is important that you provide copies of existing wills, codicils, durable powers of attorney, and trusts to your professional counsel.

If any reportable gifts have been made, provide complete details on these gifts. And if pre-nuptial agreements, or powers of appointment are in existence, copies of these should also be provided.

Existing Plans Your Spouse You Do you have a will? Yes No Yes No Do you have a revocable living trust? Yes No Yes No Have durable powers of attorney been created... for property? Yes No Yes No for health care? Yes No Yes No Have reportable gifts been made? Yes No Yes No If yes, amount of unified credit used: \$ Are pre-nuptual agreements in effect? Yes No Yes No Are community property agreements in effect? Yes No Yes No If your answer is yes to any of these questions, please describe the agreement fully or attach a copy of the agreement:

All to assessibilities are assessed			
☐ All to surviving spouse			
Other desires			
If single, or at death of surviving spouse:			
Gifts in Kind of Specific Property:			
Recipient	Property		
Gifts of Fixed Dollar Amounts:			
Recipient		Amount	
		\$	
		\$	
Gifts of Percentages of Estate Value:		\$	
Recipient		Percentage	
			%
			%
			%
			%
			%
Other Desires:			

THE CHOICE OF A PERSONAL REPRESENTATIVE

The personal representative will be responsible for carrying out the terms of your will at the time of death. There are several items to take into consideration as you choose this individual.

Availability

Be sure to consider a personal representative who will be available when needed. Individuals who live a long distance from the estate, are extremely busy, or are of similar age to you may not be avialable when the time comes to serve.

Qualifications

Is the individual whom you are considering qualified for the

job through experience, business management, etc.?

Interpersonal Conflicts

Many times, the individual appointed is a family member, or someone with a vested financial interest in the estate. The responsibilities as personal representative may place him in a position of potential conflict with other family members. The distribution of household goods and personal effects, sale of the family home, continuation of the family business or farm, all are decisions which may be better made by a third party, or someone without a vested interest.

A good case can be made for the bank to serve as personal representative. They are bonded, they are available, they never move away or die. They do not have a vested financial interest in the estate, and they have experience in the probate process and management of estate assets.

If personal involvement in decisions is desired, a family member can serve with the bank, with powers limited to certain management decisions.

Remember, **people** are important. Choose your personal representative carefully. You should also name an alternate representative, should you choose not to use a bank or trust company.

Personal Representative	
Address	
Alternate Representative	
-	
Address	

THE CHOICE OF A TRUSTEE

All that we have said concerning the choice of a personal representative also applies in the choice of a trustee. The avoidance of interpersonal conflict, competence, and availability, all

need to be taken into consideration.

Where a bank is chosen and you wish family representation, co-trusteeship is possible. But it's interesting to note that where the beneficiaries are given the power to either change trustees, or to veto the action of the trustee, this is usually sufficient control to represent and satisfy most estates.

Trustee			
Address			
Alternate Trustee			
Address			

PLANS

THE CHOICE TO HOLD POWERS OF ATTORNEY

The realities of life dictate that we must give consideration to who will be in a position to manage our property and make our health care decisions in case of mental or physical disability prior to death.

Relying on family members or friends to act under courtappointed conservatorship may affect interpersonal relationships and cause unnecessary costs and restrictions. Better to grant this power to an individual whom you trust to hold your personal care

and well being as a priority. This power does not give the named individual the ability to declare your disability. However, it does grant specific authority to that individual to act on your behalf once disability has been determined.

Power for Property	Alternate
Address	Address
Health Care Power	Alternate
Address	
Address	Address

THE CHOICE OF GUARDIAN FOR MINORS

One of the most important reasons for a young family to have an estate plan is to recommend a guardian for minor children. It's impossible to replace parents, but if death occurs, someone must fill that place.

Your choice is to select someone whose lifestyle is compatible to yours, who will care for your children in the kind of family surroundings which you desire, or to allow that person to be selected by the probate court.

If you have not already selected a guardian you may find it one of the most difficult decisions you will make in the esate planning process.

The following guidelines may be of value as you make this choice:

- 1) Individuals who do not have children may not make good guardians. You learn to be parents by being parents of babies, one-year olds, five-year olds, etc. This experience is important.
- 2) Many people who have two children, want two children. For this reason, they might not wish to be guardians, creating a larger family.
- 3) The age of the children of the family you choose as guardians is important. They should be the same general age as your children, avoiding a two-family situation.

4) And most importantly, make certain that the lifestyle of the people you choose is compatible with your Christian lifestyle, so your children will have the opportunity to continue to grow spiritually.

When you have made your choice and are comfortable with these individuals, you should discuss with them their willingness to serve.

The nomination of an alternate guardian is also important, should the individual you have chosen be unable or unwilling to serve when called upon.

Guardian	Alternate Guardian
Address	Address

PLANNERS

GUIDELINES FOR COMPLETING THE PLANNERS SECTION

Estate planning is not a "do-it-yourself" project. Competent counsel, with expertise in state law, tax planning, and estate draftsmanship, is externely important.

If you have legal cousel who is competent in the field of estate planning, you are fortunate. Your legal counsel will be the key to your estate planning team.

Other members of the team will be your accountant, life underwriter, investment adviser, and bank trust officer.

If you do not have competent legal counsel, another member of the estate planning team may be able to direct you to an individual who is experienced in this specialized field.

Most communities also have a lawyer referral service, which can refer you to two or three attorneys who are competent in this field.

ATTORNEY	LIFE UNDERWRITER
ADDRESS	ADDRESS
ACCOUNTANT	INVESTMENT ADVISER
ADDRESS	ADDRESS

THE NEXT STEP

Now that you have completed the **Confidential Estate Inventory**, it is ready to be forwarded to our office. We will request the preparation of a personalized design for your estate by Lifestyle Giving, Inc., an estate design firm serving Christian individuals. Remember, there is no cost or obligation. It is our desire to be of service.

MAIL TO: Youth For Christ Foundation

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